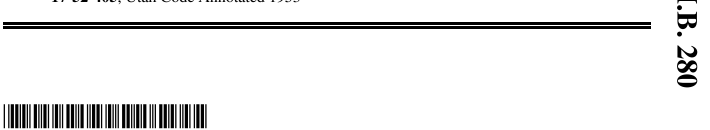
Representative Melvin R. Brown proposes the following substitute bill:

1	COUNTY GOVERNMENT REFORM
2	2013 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Melvin R. Brown
5	Senate Sponsor: David P. Hinkins
6	
7	LONG TITLE
8	General Description:
9	This bill modifies county government provisions.
10	Highlighted Provisions:
11	This bill:
12	 authorizes voters to petition for and then vote on a repeal of a previously adopted
13	optional plan to return the county's form of government to the form the county
14	operated under before the optional plan was adopted; and
15	 makes technical and conforming amendments.
16	Money Appropriated in this Bill:
17	None
18	Other Special Clauses:
19	None
20	Utah Code Sections Affected:
21	AMENDS:
22	17-52-203, as last amended by Laws of Utah 2001, Chapter 241
23	ENACTS:
24	17-52-405 , Utah Code Annotated 1953
25	





26	Be it enacted by the Legislature of the state of Utah:
27	Section 1. Section 17-52-203 is amended to read:
28	17-52-203. Registered voter initiation of adoption of optional plan Procedure.
29	(1) Registered voters of a county may initiate the process of adopting an optional plan
30	by filing a petition for the establishment of a study committee as provided in Section
31	17-52-301.
32	(2) Each petition under Subsection (1) shall:
33	(a) be signed by registered voters residing in the county equal in number to at least
34	10% of the total number of votes cast in the county at the most recent election for [governor]
35	president of the United States;
36	(b) designate up to five of the petition signers as sponsors, one of whom shall be
37	designated as the contact sponsor, with the mailing address and telephone number of each; and
38	(c) be filed in the office of the clerk of the county in which the petition signers reside.
39	(3) (a) Within 30 days of the filing of a petition under Subsection (1) or an amended or
40	supplemental petition under Subsection $[(2)]$ (3) (b), the county clerk shall:
41	(i) determine whether the petition or amended or supplemental petition has been signed
42	by the required number of registered voters; and
43	(ii) (A) if so[: (I)], certify the petition or amended or supplemental petition and deliver
44	it to the county legislative body[;] and [(H)] notify in writing the contact sponsor of the
45	certification; or
46	(B) if not, reject the petition or the amended or supplemental petition and notify in
47	writing the county legislative body and the contact sponsor of the rejection and the reasons for
48	the rejection.
49	(b) If a county clerk rejects a petition or an amended or supplemental petition under
50	Subsection (3)(a)(ii)(B), the petition may be amended or supplemented or an amended or
51	supplemental petition may be further amended or supplemented with additional signatures and
52	refiled within 20 days of the date of rejection.
53	(4) With the unanimous approval of petition sponsors, a petition filed under Subsection
54	(1) may be withdrawn at any time within 90 days after petition certification but no later than 45
55	days before an election under Section 17-52-206 if:
56	(a) the petition notified signers in conspicuous language that the petition sponsors are

31	authorized to withdraw the petition; and
58	(b) there are at least three sponsors of the petition.
59	Section 2. Section 17-52-405 is enacted to read:
60	17-52-405. Repeal of optional plan.
61	(1) An optional plan adopted under this chapter may be repealed as provided in this
62	section.
63	(2) Registered voters of a county that has adopted an optional plan may initiate the
64	process of repealing an optional plan by filing a petition for the repeal of the optional plan.
65	(3) (a) A petition to repeal an optional plan may not be filed sooner than four years
66	after the election of county officers under Section 17-52-207.
67	(b) (i) If the registered voters file a petition to repeal an optional plan under this
68	section, the petition is certified, and the optional plan is not repealed at an election described in
69	Subsection (8), the voters may not circulate or file a subsequent petition to repeal until at least
70	four years after the certification of the original petition.
71	(ii) If, after four years, the voters file a subsequent petition as described in Subsection
72	(3)(b)(i), the voters:
73	(A) may not circulate or file another petition to repeal until at least four years after
74	certification of the subsequent petition; and
75	(B) shall wait an additional four years after the date of certification of the previous
76	petition for each petition filed thereafter.
77	(4) Each petition under Subsection (2) shall:
78	(a) be signed by registered voters residing in the county:
79	(i) equal in number to at least 15% of the total number of votes cast in each precinct
80	described in Subsection (4)(a)(ii) at the most recent election for president of the United States;
81	<u>and</u>
82	(ii) who represent at least 85% of the voting precincts located within the county;
83	(b) designate up to five of the petition signers as sponsors, one of whom shall be
84	designated as the contact sponsor, with the mailing address and telephone number of each; and
85	(c) be filed in the office of the clerk of the county in which the petition signers reside.
86	(5) Within 30 days after the filing of a petition under Subsection (2) or an amended
87	petition under Subsection (6), the county clerk shall:

88	(a) determine whether the petition or amended petition has been signed by the required
89	number of registered voters; and
90	(b) (i) if so, certify the petition or amended petition and deliver it to the county
91	legislative body, and notify in writing the contact sponsor of the certification; or
92	(ii) if not, reject the petition or the amended petition and notify in writing the county
93	legislative body and the contact sponsor of the rejection and the reasons for the rejection.
94	(6) If a county clerk rejects a petition or an amended petition under Subsection
95	(5)(b)(ii), the petition may be amended or an amended petition may be further amended with
96	additional signatures and refiled within 20 days of the date of rejection.
97	(7) (a) If a petition under Subsection (2) is certified, the county legislative body shall
98	within 60 days after petition certification adopt a resolution granting the petition and deciding
99	to hold an election on the proposal to repeal the optional plan.
100	(b) The county legislative body shall hold the election at the next regular general
101	election date that is at least two months after the legislative body's decision.
102	(8) If, at an election held under Subsection (7)(b), a majority of voters voting on the
103	proposal to repeal the optional plan vote in favor of repealing:
104	(a) the optional plan is repealed, effective January 1 of the year following the election
105	of county officers under Subsection (8)(c);
106	(b) upon the effective date of the repeal under Subsection (8)(a), the form of
107	government under which the county operates reverts to the form it had before the optional plan
108	was adopted; and
109	(c) the county officers under the form of government to which the county reverts, who
110	are different than the county officers under the repealed optional plan, shall be elected at the
111	next regular general election following the election under Subsection (7)(b).